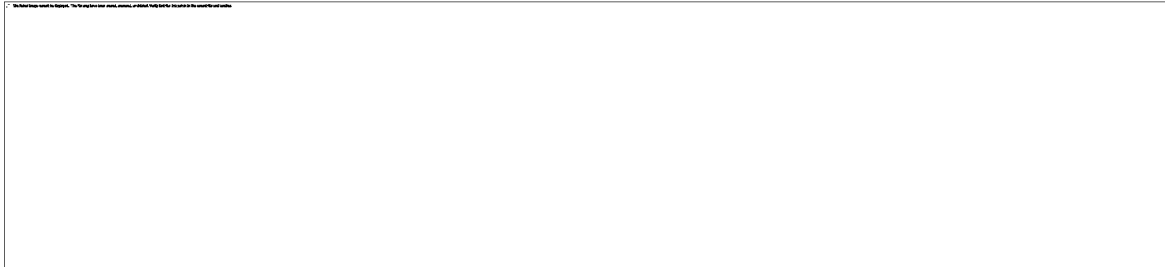


Message

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**From:** Grange, Gabrielle Fenix [Gabrielle.Grange@doh.hawaii.gov]  
**Sent:** 3/11/2019 6:09:41 PM  
**To:** TU, LYNDSEY [Tu.Lyndsey@epa.gov]; Shalev, Omer [Shalev.Omer@epa.gov]; Ichinotsubo, Lene K [lene.ichinotsubo@doh.hawaii.gov]; g.d.beckett [g.d.beckett@aquiver.com]  
**Subject:** Regulator\_TopTenConcerns\_Status\_DRAFT\_B\_March4\_2019\_for\_GWMWG\_DOH edits\_LT\_FG.pptx  
**Attachments:** ATT00001.txt; Regulator\_TopTenConcerns\_Status\_DRAFT\_B\_March4\_2019\_for\_GWMWG\_DOH edits\_LT\_FG.pptx

Please find attached the slide show with the following edit to the groundwater slide, combining messages from both agencies.



On the LNAPL concern, I am unsure why the change was made to read that *Persistence and presence of LNAPL residual in the subsurface is an important aspect of the AOC deliverables* as it's not clear what that means. We have already presented LOEs supporting LNAPL residual in the subsurface, so this is not new information and provides technical specificity. We can discuss at 9 am or before if desired. I am in my office now and will plan to be up the hill at 8:45 am.

Fenix